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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/743,929	01/16/2001	Silvia Gohlke	P- 00,1958	8930

7590 03/09/2005

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EXAMINER
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ART UNIT	PAPER NUMBER
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DATE MAILED: 03/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO/ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
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EXAMINER
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ART UNIT	PAPER
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02252005

DATE MAILED:

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Commissioner for Patents

The amendment filed on 12/14/04 canceling all claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention because claim 10 as amended requires "A microwave module". Previously claim 10 required "A ceramic body". The claims are independent inventions each having a unique and separate means for establishing patentability in that the microwave module even including a ceramic body requires other distinct limitations that may be patentable not required by the ceramic body alone. The distinction between inventions is further evidenced as the only claims remaining in the application are to the microwave module and not the ceramic body, and thus, the possible patentable features lie within the limitations required by the microwave module as a whole and not the ceramic body alone.

Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

John L. Goff

  
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